

**REMARKS**

Claims 1-11 are pending in the present application. No amendment has been proposed. It is respectfully submitted that this Response is fully responsive to the Telephonic Examiner Interview conducted on March 21, 2006 and the Office Action dated November 2, 2005.

**As to the Merits:**

As to the merits of this case, the Examiner sets forth the following rejections:

1) claims 1-4 and 6 stand rejected under 35 USC '102(b) as being unpatentable by Suga et al. (U.S. Patent No. 6,449,426, of record); and

2) claims 7, 10 and 11 stand rejected under 35 USC '103(a) as being unpatentable over Suga et al. in view of Nagasaki et al.

Each of these rejections is respectfully traversed.

**Examiner Interview:**

The courtesy extended by Examiner Vent to Applicants' representative, Thomas E. Brown, during the March 21, 2006 telephonic interview is gratefully appreciated.

It is respectfully submitted that during the interview Examiner Vent indicated that the applied prior art (Suga et al. and Nagasaki et al.) fail to disclose the third writer feature and the third producer feature of independent claim 1 and independent claim 7, respectively.

More specifically, the Examiner acknowledged during the interview that Suga fails to disclose or fairly suggest the features of claim 1 concerning *a third writer for writing to a third area of said memory the image for recording produced by said first producer; wherein an access speed to said memory is three times greater or more than a processing speed of each of said first producer and said second producer, and the image for recording produced by said first producer is applied to said second producer without passing through said memory*, and that Suga and Nagasaki, alone or in combination, fail to disclose or fairly suggest the features of claim 7 concerning *a third producer for producing a size-reduced image for recording by making a second process on the image for display produced by said second producer, wherein each of the main image for recording, the image for display and the size-reduced image for recording is an image corresponding to a YUV format, a resolution of the main image for recording is higher than the resolution of the image for display, the resolution of the image for display is higher than the resolution of the size-reduced image for recording, and each of the first process and the second process includes a resolution-reducing process*.

In addition, as also discussed during the interview, Suga also fails to disclose *a second producer for producing an image for display based on the image for recording produced by said first producer*, as called for in claim 1, since Suga is simply not concerned with producing an

image for display based on the data captured from the image sensing device 402. Instead, according to Suga, “[r]eference numeral 4 denotes a display controller for controlling the displayed contents on the display 501,”<sup>1</sup> wherein “FIGS. 11 to 13 are views showing examples of displayed contents used for setting the image sensing mode and the image sensing parameter or parameters.”<sup>2</sup> (Emphasis added).

For similar reasons, it is respectfully submitted that Suga and Nagasaki, alone or in combination, fail to disclose or fairly suggest the features of claim 7 concerning *a second producer for producing an image for display by making a first process on the main image for recording produced by said first producer*.

In view of the aforementioned remarks, Applicants submit that that the claims are in condition for allowance. Applicants request such action at an early date.

If the Examiner believes that this application is not now in condition for allowance, the Examiner is requested to contact Applicants’ undersigned attorney to arrange for an interview to expedite the disposition of this case.

---

<sup>1</sup> Please see, lines 16-17, col. 4 of Suga.

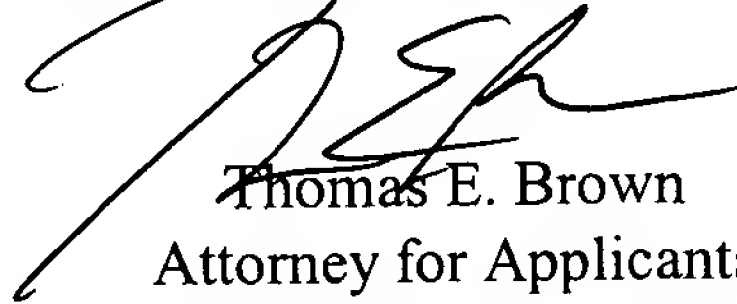
<sup>2</sup> Please see, lines 13-16, col. 7 of Suga.

Response After Final  
Serial No. 09/784,308  
Attorney Docket No. 010169

If this paper is not timely filed, Applicants respectfully petition for an appropriate extension of time. The fees for such an extension or any other fees that may be due with respect to this paper may be charged to Deposit Account No. 50-2866.

Respectfully submitted,

**WESTERMAN, HATTORI, DANIELS & ADRIAN, LLP**



Thomas E. Brown  
Attorney for Applicants  
Registration No. 44,450  
Telephone: (202) 822-1100  
Facsimile: (202) 822-1111

TEB/jl